

FIRST PACIFIC COMPANY LIMITED (Stock Code: 00142)

FIRST PACIFIC.

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Annual General Meeting of First Pacific Company Limited (the "Company") will be hald at The Bamboo and Peacots Rooms, Its Floor, Mandarin Oriental, S. Consugable Road, Central, Hong Kong SAR on Thursday, 9th June, 2005 at 10:30 s.m. for the fellowing purposes:

- To receive and adopt the Audited Accounts and the Reports of the Directors and Auditors for the year anded 3 ist December, 2004.
- To re-appoint Ernat & Young as Auditors of the Company and to authorize the Board of Directors of the Company to fix their remuneration.
- As ordinary business, to consider and, if thought fit, pass each of the following resolutions as Special Resolutions:
 - THAT Mr. Anhoni Salim be and is hereby re-elected as a non-executive director and chaltman of the board of directors of the Company for a fixed term of not more than they years, commoncing on the date of this Annual Central Meeting and ending on the earlier of (1) the date of the Company's annual general meeting to be held in castedary sera 7000 or (2) 8th June, 2008 or (3) 8th June, 2008 or (
 - THAT Mr. Manuel V. Pangillnan be and is hereby re-elected as managing directe and chief executive officer of the Company.
 - THAT Mr. Edward A. Tortorici be and is hereby re-elected as an executive director of the Company.
 - THAT Mr. Robert C. Nicholson be and is hereby re-elected as an executive director of the Company.
 - THAT Prof. Edward K.Y. Chen be and is hereby re-elected as an independent non-executive director of the Company for a fixed term of not more than three years, commencing on the date of this Annual Coneral Meeting and ending on the earlier of (1) the date of the Company's annual general meeting to be held in calendar year 2008 or (3) 8th June, 2008 or
 - Y, then retires by relation parametric in the Code and/or the by-claws.

 THAT Mr. Grabum L. Picklas he and is herby re-decired as an independent non-executive director of the Company for a fixed term of not more than three years, commencing on the date of this Annual General Meeting and refliging on the satire of (1) the date of the Company's Annual Central Meeting to be held in calendar year 2008 and (2) the June, 2008 or (3) the date on which Mrt. Grabum L. Pickles retires by rotation pursuant to the Code and/or the Bys-laws.
- THAT Mr. David W.C. Tag be and is hereby e-lected as an independent non-necessity director of the Company for a fixed term of not more than three years, commencing on the date of this Annual General Meeting and enting on the earlier of (1) the date of the Company's annual general meeting to be held in calendar year 2008 and (2) 8th June. 2008 or (3) the date on which Mr. David W.C. Tang traities by rotation pursuant to the Code and/or the Bye-laws.
- THAT His Excellency Albert F, dal Rosario be and is bereby re-elected as a non-escritive director of the Company for a fixed term of not more than three years, commencing on the date of this Annual General Meeting and ending on the arriva-of (1) the date of the Company's annual general meeting to be held in calendar year 2008 and (2) 8th June, 2008 or (3) the date on which His Excellency Albert F, del Rosario retires by retailing pursuant to the Code and/or the Bys-laws.
- THAT Mr. Suisnote Djuhar be and is hereby re-elected as a non-executive director of the Company for a fixed term of not more than three years, commencing on the date of this Annual Ceneral Meeting and ending on the carrier of (1) the date of the Company's annual general meeting to be held in calendar year 2008 and (2) 8th June, 2008 or (3) the date on which Mr. Sutento Djuhar retires by rotation persuant to the Code and/or the Bye-laws.
- pursuant to the Code and/or the bys-laws.

 THAT Mr. Tady Dilhar be and is hereby re-elected as a non-executive director of the Company for a fixed error of not/more than three year. Commencing on the date of this Annual General Meeting and shafing on the corrier of (1) the date of the Company's anoust general meeting to be held in calcadar year 2008 and (2) Six June, 2008 of (1) the date of which Mr. Tody Djuher retires by rotation pursuant to the Code and/or the Bys-laws.
- THAT MI. Installar Rigido be and it hereby re-elected as a non-executive director of the Company for a fixed term of not more than three years, commencing on the date of this Annual Coneral Meeting and ending on the earlier of (1) the date of this Annual Coneral Meeting and ending on the earlier of (1) the date of the Company's annual general meeting to be held in calendar year 2008 and (2) 8th June, 2008 or (2) the date on which Mr. Ibrahim Risjad retires by rotation pursuant to the Code and/or the Bye-laws.
- THAT Mr. Benny S. Sanoso be and is hereby re-elected as a non-executive director of the Company for a fixed term of not more than three years, commencing on the date of this Annual General Mediting and ending in the tearlier of (1) the date of the Company's annual general meeting to be held in calcudar year 2008 and (2) Bit June, 2008 or (3) the date on which Mr. Benny S. Santozo tetires by rotation pursuant to the Code and/or the Bye-laws.
- To fix the directors' remuneration pursuant to the Company's Bye-laws.
- As special business, to consider and, if thought fit, pass with or without modification the following as an Ordinary Resolution:

"THAT the board of directors of the Company be and is hereby authorised to appoint additional directors as an addition to the board, but so that the maximum number of directors objected by the directors shall not in any case exceed the maximum number of directors positive that the directors shall not in any case exceed the maximum number of directors specified in the Company's By-claws from time to time and sny person so appointed that it remain as a director only until the next of following annual general meeting of the Company and then shall be eligible for re-election as that meaning."

As special business, to consider and, if thought fit, pass with or without modification the following as an Ordinary Resolution:

- (a) subject to paragraph (c) below, the exercise by the directors of the Company during the Relevant Period of all this powers of the Company to allot, issue and deal with additional shares in the Company and to make or grain offers, agreements and options (including bonds, warrants and debetteres convertible into shares of the Company) which would or might require the exercise of such power be and is hereby approved generally and unconditionally;
- the opproval in paragraph (a) above shall authorise the directors of the Company during the Relevant Period to make or grant offers, agreements and options (including bonds, warmans and debetoures convertible into shares of the Company) which would or might require the exercise of such power after the end of the Relevant Period:
- Relevant Period:

 The aggregate nominal amount of share capital allouted or agreed conditionally or unconditionally to be allotted (whether pursuant to an option or otherwise), by the direction of the Company portune to be approved in paragraph (a) above, otherwise than pursuant to (1) a Rights Issue, or (ii) the exercise of rights of subscription or convertion under the terms of any warrant issued by the Company or any securities which are convertible into shares of the Company, or (iii) the exercise of options granted under any share option scheme adopted by the Company or (iv) any serior dividend or similar arrangement providing for the allottness of these solid or the whole or gar of a dividend on shares of the Company in accordance with the Bye-laws of the Company, shall not accord twenty (20) per cent of the aggregate nominal amount of the thate experient of the Company in issue as a care the date of this Resolution, and the said approval shall be limited accordingly; and
- for the purposes of this Resolution:

"Relevant Period" means the period from the passing of this Resolution until whichever is the earliest of:

- (i) the conclusion of the next Annual General Meeting of the Company
- (ii) the expiration of the period within which the next Annual General Meeting of the Company is required either by law or by the Company's Bye-laws to be held; and

by held; and

(iii) the date upon which the authority set out in this Resolution is revoked or

writed by way of ordinary resolution in general meeting.

"Righta Issue" means an offer of three spon for a period fixed by the directors of
the Company to holders of shares on the register on a fixed record date in proportion
to their then holdings of shares (subject to such activations or other arrangements
as the directors of the Company may dearn necessary or expedient in relation to
frectional resultments or having regard to any transitions or obligations under
such and the subject of the subject of

As special business, to consider and, if thought fit, pass with or without modification the following as an Ordinary Resolution:

(a) subject to paragraph (b) below, the exercise by the directors of the Company during the Relevant Period of all the powers of the Company to repurchase issued

shares in the capital of the Company on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") or any other stock exchange on which the Shares may be illated, and which is recognised for this purpose by the Societies and Fittures Commission of Hong Kong and the Stock Exchange. In accordance with all applicable laws, including the Hong Kong Code on Share Repurchases and the Rules Governing the Lixing of Securities on The Stock Exchange of Hong Kong Limited (the "Lixing Rules"), be and is bereby approved generally and unconditionally:

- the aggregate nominal amount of share capital which may be purchased or agreed conditionally or unconditionally to be purchased by the directors of the Company pursuant to the approval in paragraph (a) above shall not exceed ten (10) per cast of the aggregate nominal amount of the share capital of the Company in Issue as at the date of this Resolution, and the said approval shall be limited accordingly; and
- for the purposes of this Resolution:

"Relevant Period" means the period from the passing of this Resolution until whichever is the earliest of:

- (ii) the expiration of the period within which the next Annual General Meeting of the Company is required either by law or by the Company's Bye-laws to be hald; and
- (III) the date upon which the authority set out in this Resolution is revoked or veried by way of ordinary resolution in general meeting."
- As special business, to consider and, if thought fit, pass with or without modification the following as an Ordinary Resolution:

the following as an Ordinary Resolution:
"THAT conditional upon the passing of Ordinary Resolutions numbered 6 and 7 as act
out in the Notice convening his meeting, the aggregate nominal amount of the number
of shares in the explaint of the Company that shall have been repurchased by the Company
after the date hereof pursuant to and in accordance with the said Ordinary Resolution 74
shall be added to the aggregate nominal amount of share ceptial that may be allotted
and issued or agreed conditionally or unconditionally to be allotted and issued by the
directors of the Company pursuant to the general mindate to allot and lissue shares
granted to the directors of the Company by the said Ordinary Resolution 6."

As special business, to consider and, if thought fit, pass with an without modification the following as a Special Resolution:

"THAT the Bye-laws of the Company be amended as follows:

- (A) By deleting the words "Special Resolution" where they appear in the first line of Bye-law 117(A) and replacing them with the words "Ordinary Resolution".
- By adding the following new Bye-laws 117A, 117B and 117C after the existing Bye-law 117:
 - 117A. At each annual general meeting one-third of the Directors for the time being (or, if their number is not a multiple of three, then the number nearest to but not greater than one-third) shall rettle from office. Any Director retiring at a meeting pursuant to this bye-law 117A shall retain office until the close or adjournment of the meeting.
 - Any Director she wishes to retire and not to offer himself for re-election shall be included for the purposes of determining the number of the Directors to retire at any annual general meeting pursuants to the preceding bye-law 117A. Any further Directors so to reture shall be those of the other directors subject to retirement by rotation who have been longer in orfice since their last election or appointment and to that as between persons who became over last elected Directors on the same day those to retire shall tunless they otherwise agree tumons (harmstees) be determined by for, A return glorector shall be eligible for elections.
 - The Company at the anoual general meating a which a Director retires in accordance with these Byr-laws may fill up the vacated office by electing a person therein, and in default of such alection by the Company, the retiring Director shall be deemed to have been re-elected and shall, if willing, continue to notice unit the next anoual general meeting and so on from year to year until his place is filled, unless:
 - (a) it is expressly resolved at such meeting not to fill up such vacated office; or
 - (b) a resolution for the re-election of such Director shall have been put to the meeting and lost; or
 - (c) such Director has given notice in writing to the Company that he is unwilling to be re-elected.
- (C) By deleting the words "delivered or sent by post to the registered address of" where they appear in the sixth line of Byo-law (59(B) and replacing them with the words "tent to".
- By deleting, the words "delivered or sent by post to the registered address of where they appear in the eighth line of Byerlaw 159(C) and replacing them with the words "sent IO"."
- As special business, to consider and, if thought fit, pass with or without modification the following as an Ordinary Resolution:

the following as an Ordinary Resolution:

"THAT his new executive stack option plan of Metro Pacific Corporation ("MPC"), the
terms of which are contained in the document produced to the metring marted "A" had
initiated by the chairman of the metric formation of the stack of the contain feather to a did in the chairman of the metric formation of the metric formation of the MPC and the resolution of the containing that of MPC and that the directors of MPC and are thereby subortized to grant options to subscribe for
theres of MPC thereunder, allot and issue shares of MPC pursuant to the service of
any opinions which may be granted under the executive stork to plotin plan, and exercise
and perform the rights, powers and obligations of MPC thereunder and do all such
things and take all such actions as the directors of MPC may consider to be necessary
or desirable in connection with the foregoing."

To transact any other ordinary business of the Company

By Order of the Board
First Pacific Company Limited
Nancy L.M. Li
Company Secretary

Hong Kong, 30th April, 2005

Principal Office 24th Ploor, Two Exchange Square, 8 Connaught Place, Central, Hong Kong SAR

Registered Office Canon's Court, 22 Victoria Street, Hamilton, HM 12, Bermuda

Explanatory Notes to the Notice of Annual General Meeting (the "Meeting"):

- Every member entitled to attend and vote at the Meeting is entitled to appoint one or more proxies to attend and vote instead of him. A proxy need not be a member of the Company.
- A form of praxy for use at the meeting is enclosed to the circular containing the notice of the Meeting (the "Notice"). The form of praxy will also be published on the website of The Stock Exchange of Hong Kong Limited and can also be downloaded from the Company's websiter www.firstpacco.com.nk.
- In order to be valid, a form of proay together with the power of attorney or other authority (If any) under which it is signed or a housisally certified copy of that power of attorney or authority must be deposited at the principal office of the Company (Attention: Corporate Secretarial Departments) not that han 4% hours before the time appointed for hodding the Meeting or any adjournment thereof.
- With respect to agenda item No. 6 in the Notice, approved is being tought from the member-because under the Listing Rules the existing general mendate to listue shares (appas at the Mesting.
- An explanatory statement containing further details regarding agends item No. 7 in the Nortice on the general meedate to repurchase shares is act out in Appendix I of the circular containing the Notice.
- The Bys-laws of the Company are written in English. There is no official Chinese translation in respect thereof. Therefore, the Chinese version of Agenda Item No. 9 in the Notice on the amandment of the Bys-laws is purely a translation only. Should there be any discrepancies, the English version shall privall.

As at the date of this ennouncement, the Board of Directors of First Pacific comprises the following Directors:

Anthoni Sulm. Chairman
Manuel V. Pangillian.
Managing Director and CEO
Edward A. Tortoricl
Robert C. Nicholson
His Excellancy Albert F. del Rozario
Edward K.Y. Chen*, GBS. CBE. JP

· Independent Non-executive Directors

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